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10/609,190	06/27/2003	Tajul Arosh Baroky	70030981-1	7614	
75	7590 08/23/2005			EXAMINER	
	CHNOLOGIES, INC.	ROY, S	ROY, SIKHA		
Legal Departme			 		
Intellectual Property Administration			ART UNIT	PAPER NUMBER	
P.O. Box 7599 Loveland, CO 80537-0599			2879	:	
			DATE MAILED: 08/23/2009	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

			1: 4/)			
	•	Application No.	Applicant(s)			
Office Action Summan		10/609,190	BAROKY ET AL.	Co.		
	Office Action Summary	Examiner	Art Unit			
		Sikha Roy	2879			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tim y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely the mailing date of this co D (35 U.S.C. § 133).			
Status						
1)🖂	Responsive to communication(s) filed on <u>06 Ju</u>	<u>une 2005</u> .				
2a)⊠	This action is FINAL . 2b) ☐ This	action is non-final.		•		
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims	·	<u>.</u>			
5)□ 6)⊠ 7)□	Claim(s) 1.2.4 and 6-31 is/are pending in the at 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1.2.4 and 6-31 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	wn from consideration.				
Applicati	on Papers					
9)[The specification is objected to by the Examine	er.		·		
10)□	0) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex			` •		
Priority u	ınder 35 U.S.C. § 119					
12)[a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National	Stage		
2) Notic 3) Inforr	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P	ate	-152)		
Pape	r No(s)/Mail Date	6) Other:				

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DETAILED ACTION

The Amendment, filed on June 6, 2005 has been entered and is acknowledged by the Examiner.

Cancellation of claims 3 and 5 has been entered.

Claim Objections

Claims 4,6 and 7 are objected to because of the following informalities:

In claims 4,6 and 7, 'claim 3' should be replaced with -- claim 1-- since claim 3 has been cancelled.

Appropriate corrections are required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejection's under this section made in this Office action:

A person shall be entitled to a patent unless –

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claim 29 is rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent 6,825,056 to Asakawa et al.

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Regarding claim 29 Asakawa discloses (Fig.9 column 6 lines 19-22, column 28 lines 64-67, Table 11 column 29 lines 10-12) a semiconductor light emitting device comprising a UV-laser diode, a phosphor composition positioned to receive light emitted from the laser diode, absorbing the light and emitting light at a longer wavelength (white light) wherein the phosphor composition comprises a first type of phosphor (Y₂O₂S: Eu) emitting red light and second type of phosphor comprising ZnS: Cu, Al emitting green light upon excitation.

Claim 30 is rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent 6,576,488 to Collins et al.

Regarding claim 30 Collins discloses (column 3 lines 61 through column 4 line 16, column 8 lines 20-35 Fig. 8A) a light emitting device comprising a multilayer laser diode (general formula Al_xGa_yln_{1-x-y}N) and conformal coating of phosphor composition 12 positioned to receive light emitted from the laser diode, absorbing the light and emitting light at a longer wavelength (white light) wherein the variation in thickness of conformal coating of phosphor is less than 10%.

Claim 31 is rejected under 35 U.S.C. 102(a) as being anticipated by WO 03/005458 to Brunner et al. (U.S. Patent Application Publication 2004/0188697 to Brunner et al.)

Regarding claim 31 Brunner discloses a light emitting device comprising a laser diode, phosphor composition absorbing light from the laser diode and emitting light at a longer wavelength and the phosphor particles having mean particle diameter between 2µm and 20µm.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1,2,4,6-11,15 -17,19-23 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 6,252,254 to Soules et al. and further in view of U.S. Patent 6,391,504 to Tai et al.

Regarding claim 1 Soules discloses (column 2 lines 1-32) a light emitting device comprising a laser diode and a phosphor composition positioned to receive light (blue light) from the laser diode and capable of absorbing the light and emitting light at a wavelength longer than that (blue) emitted from the laser diode. Soules further discloses (column 4 lines 10-24) the phosphor composition comprising first type of phosphor particles emitting red light and second type of phosphor particles emitting green light upon excitation from the blue-emitting LED.

Regarding claim 1 Soules does not exemplify first type of phosphor emitting red light comprising a material selected from CaS: Eu²⁺, Mn²⁺, (Zn,Cd)S: Ag⁺, Mg₄GeO_{5.5}F: Mn²⁺ and ZnS: Mn²⁺.

Tai in relevant art of phosphors for field emission display panel discloses (column 5 lines 33-37) phosphor which emits red light is (Zn,Cd)S:Ag.

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The selection of known material for a known purpose is generally considered to be within the skill of the art. It would have been obvious to use (ZN,Cd)S:Ag⁺ for red emitting phosphor as suggested by Tai et al. in the phosphor composition of Soules because the selection of known material for known purpose is within the skill of the art.

Regarding claim 2 Soules (column 2 lines 26,27) the light emitting device (phosphor composition and the light source together) producing white light.

Referring to claim 4 Soules discloses the first type (red color emitting phosphor) emits light having wavelength in the range of 600-630 nm.

Regarding claim 6 Soules discloses the second type of phosphors (column 4 lines 11-13) emits green light having wavelength in the range of 510-560 nm.

Regarding claim 7 Soules discloses the second type of phosphor particles comprising $Sr(Ga)_2S_4$: Eu^{2+} .

Regarding claim 8 Soules discloses the first type (red color emitting phosphor) emits light having wavelength in the range of 600-630 nm.

Regarding claim 9 Soules discloses phosphor composition emitting yellow light.

Regarding claims 10 and 11 Soules discloses (column 5 lines 53-65) the yellow phosphor emitting light in the wavelength range of 570-590 nm and comprising $Y_3Al_5O_{12}$: Ce³⁺.

Regarding claim 15 Soules discloses (column 6 lines 15-27 Fig. 2) phosphor composition comprising clear polymer (such as polycarbonate) having phosphor particles suspended therein and the clear polymer matrix 15 is shaped as a lens,

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positioned to receive light from the laser diode and to direct light from the light emitting device.

Regarding claim 16 Soules discloses (column 5 lines 61-65) the phosphor composition comprising SrS:Eu²⁺.

Regarding claim 17 Soules in view of Tai disclose the phosphor composition comprises (Zn, Cd)S:Ag⁺.

Claim 19 essentially recites the same limitations as of claim 7 and hence is rejected for the same reason.

Regarding claim 20 Soules discloses (column 2 lines 1-9) the light emitting device comprising phosphor composition with $Y_3Al_5O_{12}$: Ce³⁺.

Regarding claim 21 Soules discloses (column 5 lines 56,57) the phosphor composition (red color-emitting phosphor) has an emission peak in the wavelength range of 600-650nm.

Regarding claim 22 Soules discloses the phosphor composition (green coloremitting phosphor) has an emission peak in the wavelength range of 530-555nm.

Regarding claim 23 Soules discloses (column 5 lines 52-56) the phosphor composition has an emission peak in the wavelength range of 570-590nm.

Referring to claim 25 Soules discloses (column 2 lines 112, claim 2) the light emitting device is a blue emitting laser diode.

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Claims 1, 2,14, 25 - 27 are rejected under 35 U.S.C. 103(a) as being anticipated by U.S. Patent 6,294,800 to Duggal et al. and further in view of U.S. Patent 6,391,504 to Tai et al.

Regarding claim 1 Duggal discloses (column 3 lines 45-62, column 4 lines 54-67) a lamp comprising laser diode and a phosphor composition positioned to receive ultraviolet light (254 nm) emitted from the laser diode and absorbing the light and converting the light into a longer wavelength in visible range. Duggal further discloses (column 7 lines 32-45) the phosphor composition comprises first type of particles emitting red light and second type of particles emitting green light upon excitation.

Regarding claim 1 Duggal does not exemplify first type of phosphor comprising a material selected from CaS: Eu²⁺, Mn²⁺, (Zn,Cd)S: Ag⁺, Mg₄GeO_{5.5}F: Mn²⁺ and ZnS: Mn²⁺.

Tai in relevant art of phosphors for field emission display panel discloses (column 5 lines 33-37) phosphor which emits red light is (Zn,Cd)S:Ag.

The selection of known material for a known purpose is generally considered to be within the skill of the art. It would have been obvious to use (ZN,Cd)S:Ag⁺ for red emitting phosphor as suggested by Tai et al. in the phosphor composition of Duggal because the selection of known material for known purpose is within the skill of the art.

Regarding claim 2 Duggal discloses (column 5 lines 34-36) the device generates bright white light.

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Regarding claim 14 it is clearly evident from Fig. 6 of Duggal that phosphor composition 250 is disposed on the surface of a lens 230 to receive light from the laser diode 210.

Regarding claims 25,26 and 27 Duggal discloses (column 5 lines 3-11) the laser diode can be a blue or violet (radiation with wavelength between 330-420 nm) or UV laser diode (radiation with wavelength between 365-375 nm).

Claims 12 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 6,252,254 to Soules and U.S. Patent 6,391,504 to Tai et al. and further in view U.S. Patent 6,576,488 to Collins et al.

Regarding claim 12 Soules and Tai do not exemplify the phosphor composition being a conformal coating on the surface of the laser diode.

Collins in pertinent art of light emitting semiconductor structure discloses (Fig.8A column 8 lines 20-35) conformal phosphor layer 12 formed on the LED chip 10. Collins further discloses (column 3 lines 1-3) this conformal coating of phosphor (with uniform thickness) produces uniform white light.

Therefore it would have been obvious to one of ordinary skill in the art a the time of invention to modify the phosphor composition of Soules and Tai by conformal coating as taught by Collins to produce uniform white light.

Regarding claim 13 Collins discloses (column 8 lines 34,35) the thickness of phosphor coating is about 15 μm to 100 μm .

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Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 6,252,254 to Soules and U.S. Patent 6,391,504 to Tai et al. and further in view of U.S. Patent 6,654,079 to Bechtel et al.

Regarding claim 18 Soules does not exemplify the light emitting device having the phosphor composition comprising a material selected from Mg₄GeO_{5.5}F: Mn⁴⁺.

Bechtel in pertinent art of phosphor layer for color display discloses (column 2 line 65 through column 3 line 4) red phosphor composition comprising Mg₄GeO_{5.5}F:

Mn⁴⁺. Bechtel further discloses the luminous intensity in the red range and the resultant optical efficiency achieved by means of this phosphor is very high.

Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to include Mg₄GeO_{5.5}F: Mn⁴⁺ in the phosphor composition of Soules and Tai as suggested by Bechtel for providing high luminous intensity and optical efficiency of the light emitting device.

Claim 24 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.s. Patent 6,252,254 to Soules, U.S. Patent 6,391,504 to Tai et al. and further in view of WO 03/005458 to Brunner et al. (U.S. Patent Application Publication 200/0188697 to Brunner et al.).

Regarding claim 24 Soules discloses (column 4 lines 23,24) the phosphor particles have preferred size of 2-5 micrometer. Soules fails to disclose phosphor particles having mean particle diameter in the range of 13 to 20 micrometer.

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Brunner in same field of endeavor discloses ([0093]) the phosphor particle having a mean particle diameter between 2 and 20 micrometer is preferred. Brunner further explains that decreasing particle diameter the scattering of radiation at the particles increases and the conversion efficiency decreases and hence phosphors with preferred mean particle diameter between 2 and 20 micrometer provides less scattering and more efficient conversion of radiation.

Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to select the phosphor particle having mean particle diameter preferably between 2 and 20 micrometer as suggested by Brunner in the phosphor composition of Soules and Tai for providing less scattering and more efficient conversion of radiation.

Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.s. Patent 6,252,254 to Soules and U. S. Patent 6,391 to Tai et al. and further in view of U.S. Patent 6,490,309 to Okazaki et al.

Claim 28 differs from Soules and Tai in that Soules and Tai do not exemplify the laser diode operated in pulse mode.

Okazaki in relevant field of laser diode discloses (column 10 lines 19-29) laser diode operated in pulse mode. Okazaki further discloses that high pulsed ultraviolet light can be obtained with high efficiency and high output power by driving the laser diode in a pulse mode.

Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to operate the laser diode of Soules and Tai in a pulse mode as suggested

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by Okazaki so that high pulsed ultraviolet light can be obtained with high efficiency and high output power.

Response to Arguments

Applicant's arguments with respect to claims 1,12 and 24 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. "Full-Color Fluorescent Display Devices Using a Near-UV Light-Emitting Diode" by Sato et al. Jpn. J. Appl.Phys. vol.35 (1996) pp L838-L839 discloses commonly used (ZnCd)S: Ag for red and ZnS: Cu, Al for green phosphors. U.S. Patent 6,720,584 to Hata et al. disclose laser diode using (ZnCd)S: Ag for red and ZnS: Cu, Al for green phosphors.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

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shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sikha Roy whose telephone number is (571) 272-2463. The examiner can normally be reached on Monday-Friday 8:00 a.m. – 4:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimeshkumar D. Patel can be reached on (571) 272-2457. The fax phone number for the organization is (703) 308-7382.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

5.R.

Sikha Roy Patent Examiner Art Unit 2879

KARABI GUHARAY
PRIMARY EXAMINER